U.S. Application No. 10/591,519 Reply to Office Action dated December 18, 2008 PATENT Attorney Docket No. 450100-05491

REMARKS/ARGUMENTS

Reconsideration and withdrawal of the rejections of the application are

respectfully requested in view of the amendments and remarks herewith, which place the

application into condition for allowance. The present amendment is being made to facilitate

prosecution of the application.

I. STATUS OF THE CLAIMS AND FORMAL MATTERS

Claims 1-6 are currently pending in this application. Claims 1, 4, 5, and 6 are

hereby amended. No new matter has been introduced. Changes to claims are not made for the

purpose of patentability within the meaning of 35 U.S.C. §101, §102, §103, or §112. Rather,

these changes are made simply for clarification and to round out the scope of protection to which

Applicant is entitled. Support for these amendments may be found in, for example, paragraph

[076] and Fig. 6 of Applicant's published application

II. CLAIM REJECTIONS UNDER 35 U.S.C. §101

Claim 6 was rejected on the ground that this claim is directed to non-statutory

subject matter (i.e., a "program"). Claim 6 has been amended thereby obviating the issue.

III. REJECTIONS UNDER 35 U.S.C. §102

Claims 1-6 were rejected under 35 U.S.C. §102(b) as allegedly being anticipated

by U.S. Patent No. 6,683,652 to Ohkawara (hereinafter, merely "Ohkawara").

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IV. RESPONSE TO REJECTIONS

Independent claim 1 recites, inter alia:

"An automatic focusing control apparatus having a focusing lens and an image pickup sensor, comprising:

an image pickup section configured to pick up an image of a subject in synchronization with the cycle of an image vertical synchronizing signal in a cycle which is one-Nth, N being an integer, of the cycle of the image vertical synchronizing signal;

a synthesis section configured to synthesize a plurality of image pickup signals picked up by said image pickup section, the synthesis section synthesizing the picked up plurality of image signals into an image signal of one field or selecting one of the picked up plurality of image signals, wherein ..." (Emphasis added)

A. A Synthesis Section Configured to Synthesize a Plurality Of Image Signals Into

An Image Signal Of One Field Is Not Taught Or Suggested In The Prior Art Of Record

Ohkawara does not disclose or suggest "a synthesis section configured to synthesize a plurality of image pickup signals picked up by [an] image pickup section," whereby "the synthesis section synthesiz[es] the picked up plurality of image signals into an image signal of one field or select[s] one of the picked up plurality of image signals," as recited in claim 1.

Page 5 of the Office Action concedes that *Ohkawara* does not specifically disclose a synthesis section, however, the Office Action alleges that *Ohkawara* performs the same function as the "synthesis section."

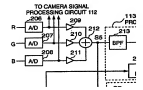
According to col. 16, lines 32-38 and Fig. 2 (illustrated on the following page) of Ohkawara, the image sensing device outputs, red (R), green (G), and blue (B), are amplified to optimum levels by amplifiers (109), (110), and (111), respectively (see Fig. 1). These amplified

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RGB outputs are converted into digital signals by A/D converters (206), (207), and (208), respectively, and then sent to the camera signal processing circuit (112). The A/D converted signals are appropriately amplified by amplifiers (209), (210), and (211), respectively, and added by an adder (212) to generate a luminance signal (S5). Figure 2 of *Ohkawara* shows:

FIG. 2



Ohkawara merely adds RGB components to generate a luminance signal (S5).

By simply adding RGB components, Ohkawara does not disclose or suggest "synthesizing [a] picked up plurality of image signals into an image signal of one field" or "selecting one of the picked up plurality of image signals," as recited in claim 1.

Therefore, for at least the above reasons, Applicant respectfully submits that claim 1 is patentable.

For reasons similar to those described above with regard to independent claim 1, independent claims 4, 5, and 6 are also patentable.

Therefore, Applicant submits that independent claims 1, 4, 5, and 6 are patentable.

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V. DEPENDENT CLAIMS

The other claims are dependent from one of the independent claims discussed

above, and are therefore believed patentable for at least the same reasons. Since each dependent

claim is also deemed to define an additional aspect of the invention, however, the individual

reconsideration of the patentability of each on its own merits is respectfully requested.

Similarly, because Applicant maintains that all claims are allowable for at least

the reasons presented hereinabove, in the interests of brevity, this response does not comment on

each and every comment made by the Examiner in the Office Action. This should not be taken

as acquiescence of the substance of those comments, and Applicant reserves the right to address

such comments.

CONCLUSION

In view of the foregoing amendments and remarks, it is believed that all of the

claims remaining in this application are patentable and Applicant respectfully requests early

passage to issue of the present application.

In the event the Examiner disagrees with any of the statements appearing above

with respect to the disclosures in the cited reference or references, it is respectfully requested that

the Examiner specifically indicate those portion or portions of the reference or references,

providing the basis for a contrary view.

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Please charge any additional fees that may be needed, and credit any overpayment, to our Deposit Account No. 50-0320.

Respectfully submitted,

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